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## IN THE OFFICE OF NEVADA FINANCIAL DISCLOSURE STATEMENT PRINT PRINT PRINT OF STATE OF

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or deed of trust on real property which is not sendiced to rehicle for personal use was retained by sellers had sen	be listed be	low, and (2) de	bt for which a	security inter	est in a mob
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Jackie Holmgren P.O. Box 639, Hawthorne, Nevada 89415 406-321-1215 May 24, 2004

To all Nevada Voters, the press, government employees and elected officials who will take the time to review this Financial Disclosure Statement Laffer the following:

The District Court of Nevada located in Carson City concerning Independent American Party candidates recently ruled (2003 AD) that a blank manifal Disclosure form filed timely was all that was required by law for ANY candidate of any party.

The Independent American Party of Nevada has been fighting these forms for almost ten years because they promote a false sense of security to Nevada voters, as the forms are not audited and the Secretary of State or the Nevada Commission on Ethics. The Secretary of State has admitted this to the Independent American Party Chairman, Christopher Hansen. The court also ruled the government had no investigative authority concerning these forms unless a complaint is filed by an outside party. The Secretary of State asked the 2003 AD Legislature for audit and investigative authority and the Legislature turned him down because they did not want these forms audited or investigated. This is stated in the minutes on these hearing found on the Nevada Legislature web site. You see they just wanted an illusion that some one was keeping an eye on corruption. These laws are nothing but lies to Nevada voters and the Legislature wanted it that way.

Historically such complaints about these forms are filed only by political opponents and such complaints, even when found to be without substance; cause hardship upon the innocent candidates forcing them to defend themselves against the false accusations without any way to recover the time and costs from those that falsely accuse them. This keeps many regular hevadans from running for office. It is a system ripe for corruption while claiming it is to stop corruption.

The guilty on the other hand often to unpunished. Erin Kenny, for example, submitted her last Financial Disclosure Statement saying she had received no gifts but later admitted to the FBI she took gifts from accused mobsters. The FBI let Erin Kenny keep these huge "gifts" and it is reported in the Las Vegas Review Journal that she is buying an \$800,000,000 home. No fines have been levied against Erin Kenny even though she has pleaded guilty to taking brites. On the other hand over 12 Independent American candidates were taken to court and threatened with passible fines over \$100,000.00 because the Nevada Commission on Ethics would not answer our questions contenting the forms. The NCOE lost in court but the damage was done and the costs to defend against these civil penalties hurt all of those candidates. The NCOE even gave candidates false or misleading information on the forms themselves, which had to be corrected on the current forms. Because of this refusal and so-called errors on the forms IAP candidates refused to give information until the questions were answered and were prinished for their honest concerns by being dragged in court.

The new forms do not even require candidates to swear or affirm that statements they make on the forms are true and correct. They are, therefore, nothing but "feel good" forms established to make Nevada voters believe someone is keeping an eye on corruption while the truth is these forms assist in corruption and hurt our political system. These forms and laws are established so that the information can be used by the enemies and opponents of the candidates to latinidate candidates employers and campaign donors especially those in minor parties while established candidates like Erin Kenny with big money "gifts" from strip club owners and casino donors have nothing to fear because they know they can lie on the forms with the threat of repercussions being no more than a phantom as they are protected by their elected friends and government employees that eat at the government big trough at the expense of Nevada Taxpayers.

Some people say we Independent American Party members are just paranoid to think that the government would use the information on the forms to harm the Independent American Party but harassment and even arrests of petitioners belonging to the Independent American Party who were lawfully gathering signatures for the petition fighting the recent Tax Increases has demonstrated that the government of Nevada and its

employees will even violate the law to stop Independent Americans from exercising their rights. Governor Guinn promised us that our petitioners would not be harassed and then just a few days later two Independent American party members were arrested for petitioning lawfully.

https://secure.rgi.com/news/stories/html/2004/05/10/70411.php

Other Independent Americans were transsed at the DMV in violation of continued promises to stop such harassment.

http://www.lasvegassun.com/sunbin/stories/lv-other/2004/may/13/516849142.html

How can we trust that the government will be fair concerning enforcement of the Ethics Laws when they have proven to be lawbreakers, harassers and liars concerning our petition efforts? The answer is of course that we cannot trust our own government and out Founding Fathers warned us not to trust them.

As Thomas Jefferson said, "Don't speak to me of the eloquence of politicians, tie them down with the chains of a constitution." These forms attempted break the chains placed on politicians and bypass the restrictions on government by the Nevada Constitution and so we oppose them. After all: "It is not the function of our Government to keep the citizen from falling into error; it is the function of the citizen to keep the government from falling into error." America Constitution Sassociation vs Douds, 339 U. S. 382, 442. We Independent Americans are just trying to keep the government from falling into error.

Information demanded on these forms concerning candidate's financial status and also their family members finances can be used by such government lawbreakers to harm and intimidate candidates, their families and potential donors. Then these people like to call it a "mistake" or "error" like the Department of Motor Vehicles has done with petitioners but the damage is done. The time and money and effort are lost. This harassment by state governments against minority groups has been a problem confirmed even by the United States Supreme Court in N.A.A.C.P. v. ALABAMA, 360 U.S. 240 clear back in 1959.

Further more the Nevada Commission and Ethics and the Secretary of State have refused to answer our questions concerning confusing and unclear words and phrases used on these forms for years that do not seem to conform to constitutional registrements. The Secretary of State said our questions placed him on the "Horns of Dilemma" and refused to answer them. If the forms have such possible constitutional violations and are so confusing that questions about them: put the Secretary of State on the "Horns of Dilemma" why should anyone be forced to file such forms. Wouldn't filing the forms also place candidates on the "Horns of Dilemma?" If that is a legitimate excuse for the Secretary of State to refuse to answer our questions is it not a legitimate excuse for Independent American Party Candidates also? Do we not have the right to equal justice under law?

These types of form have been called confusing by Senator Townsend and many other Nevada Assemblymen and Senators in hearings at the Nevada Legislature. Many elected officials have voiced concerns that these forms are chasing regular people away from running for office by intruding too much on their personal lives. Some candidates have even been somed away because a simple mistake could cost a new candidate Ten of Thousands of dollars in Civil Penalties and legal costs. The Independent American Party lost several candidates this year who were too concerned because of all the past harassment by the Secretary of State and the Nevada Commission of Ethics to run for office a second time. No one knows how many other Nevadans have been to intimidated by the increasing number of requirements and forms to run for office. Soon only the rich or well financed will be able to run for office and our system of Citizen legislators will come to an end and we will be ruled by the rich and powerful Even the IRS is now demanding information from candidates and every freedom loving American knows the IRS cannot be trusted.

For all of these reasons and many rooms from not giving any financial information on this form. Our questions about the constitutionality of these forms need to be addressed by the Nevada Legislature as the Secretary of State and the Nevada Commission of Ethics have refused to answer them. Until they are answered and the constitutionality of these laws are denic strated I will not be giving the government information that can be used against me in court and in backwords by corrupt politicians. I do not want to be arrested while claiming

my constitutionally guaranteed rights like the Independent American Party petitioners mentioned above so I will now exercise my constitutionally protected right to remain silent on these issues. Now the question is, will I be threatened with lawsuits by the Secretary of State like many Independent Americans have been sued in 2004 AD for exercising their right to remain silent? Will the government harassment continue or will we Independent Americans demonstrate that these laws are nothing but lies to Nevadans and need to be abolished so that a free and unfettered election system can eventually be restored and regular honest hard working Nevadans can once again run for office without fear of government reprisals for exercising their constitutionally guaranteed rights.

Jackie A. Holmgren

Date